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Flehr Hohbach Test Albritton & Herbert LLP			KING, JUSTIN	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
*	09/518,551	GNANASIVAM ET AL.
Office Action Summary	Examiner	Art Unit
	Justin I. King	2111
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply of NO period for reply is specified above, the maximum statutory period of the Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on <u>01 A</u> 2a)⊠ This action is FINAL . 2b)□ This 3)□ Since this application is in condition for alloward closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Disposition of Claims	•	
4) ☐ Claim(s) 1-3,5-9,11-18,21-26,28 and 29 is/are 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 4 and 10 is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Examine	r.	
	epted or b) objected to by the I	
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	- · · · · ·	
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage
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Attachment(s)		
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claims 1-2, 7-8, 11, 21-26, and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Uchihori et al. (U.S. Patent No. 5,996,014) in view of Yoneya et al. (U.S. Patent No. 6,587,640).

Referring to claim 1: Uchihori discloses a method for managing access to a logical I/O device (figure 3, structures 31-1 to 31-m), said method comprising: communicatively coupling first and second nodes (figure 3, element servers), having respective first and second bus controllers (figure 3, structures 32-11 to 32-1m) having respective first and second reservation tables (column 13, lines 11-14 and 37-40); and said logical I/O device, by means of a bus and said first and second bus controllers (column 2, lines 39-42); receiving on said first controller a request to reserve said logical I/O device and updating the first reservation table to reflect

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reservation of the logical I/O device; and communicating by means of said bus from said first to said second controller a reservation request for said logical I/O device for updating by said second controller of said second reservation table, in response to said receiving (column 13, lines 37-40). Uchihori does not explicitly disclose the RAID. Yoneya discloses that it is known to employ the RAID architecture in a video server. Hence, it would have been obvious to one having ordinary skill in the computer art at the time Applicant made the invention to adapt Yoneya's teaching to Uchihori because Yoneya teaches one recover the hard drive failure and support multi-channel video by RAID architecture (column 1, lines 38-41).

Referring to claim 2: Since each of Uchihori's element servers updates and synchronizes its own reservation table with each other, Uchihori's system reserves said logical I/O device for said first node within said second controller in response to said communicated reservation request.

Referring to claim 7: Uchihori discloses a computer-readable medium for data storage wherein is located a computer program including instructions for causing a first node (figure 3, structure 32-1) in a computer system, having a first bus controller (figure 3, structure 32-11) having a first reservation table (column 13, lines 11-14 and 37-40), to manage access to a logical I/O device (figure 3, structure 31-1 to 31-m) in said computer system by: receiving on said first controller a request to reserve said logical I/O device; updating the first reservation table to reflect reservation of the logical 1/O device and communicating in response to receiving said request, a reservation request for said logical I/O device from said first controller to a second controller of a second node for updating of a second reservation table by said second controller (column 13, lines 37-41). Uchihori does not explicitly disclose the RAID. Yoneya discloses that

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it is known to employ the RAID architecture in a video server. Hence, it would have been obvious to one having ordinary skill in the computer art at the time Applicant made the invention to adapt Yoneya's teaching to Uchihori because Yoneya teaches one recover the hard drive failure and support multi-channel video by RAID architecture (column 1, lines 38-41).

Referring to claim 8: Since each of Uchihori's element servers updates and synchronizes its own reservation table with each other, Uchihori's system reserves said logical I/O device for said first node within said second controller in response to said communicated reservation request.

Referring to claim 11: Uchihori discloses a computer system comprising: at least one logical I/O device (figure 3, structure 32-1 to 320m); first and second nodes (figure 3, element servers) having respective first and second bus controllers (figure 3, structure 32-11 to 32-N1) having respective first and second reservation tables (column 13, lines 11-14 and 37-40), said first controller comprising: a computer-readable medium storing a computer program for managing access to said logical I/O device by a first node in said computer system, said computer program including instructions for: receiving on said first controller a request to reserve said logical I/O device; updating the first reservation table to reflect reservation of the logical I/O device; and communicating in response to receiving said request, a reservation request for said logical I/O device from said first controller to a second controller of a second node for updating of the second reservation table by said second controller; a CPU, coupled to said computer-readable medium, for executing said computer program stored in said medium; and a bus communicatively coupling said first and second nodes and said logical I/O device by means of said first and second controllers (column 2, lines 38-42, column 13, lines 37-40).

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Uchihori does not explicitly disclose the RAID. Yoneya discloses that it is known to employ the RAID architecture in a video server. Hence, it would have been obvious to one having ordinary skill in the computer art at the time Applicant made the invention to adapt Yoneya's teaching to Uchihori because Yoneya teaches one recover the hard drive failure and support multi-channel video by RAID architecture (column 1, lines 38-41).

Referring to claim 21: Uchihori discloses an apparatus for managing access to a logical I/O device (figure 3, structure 31-1), said apparatus comprising: means for communicatively coupling first and second nodes (figure 3, element servers), having respective first and second bus controllers (figure 3, structure 32-11 to 32-N1) having respective first and second reservation tables (column 13, lines 11-14 and 37-42) and logical I/O device; means for receiving on said first controller a request to release said logical I/O device; means for updating the first reservation table to reflect release of the logical I/O device and means for communicating by means of said bus from said first to said second controller a request for said logical I/O device for updating of said second reservation table by said second controller, in response to said receiving. Uchihori does not explicitly disclose the RAID. Yoneya discloses that it is known to employ the RAID architecture in a video server. Hence, it would have been obvious to one having ordinary skill in the computer art at the time Applicant made the invention to adapt Yoneya's teaching to Uchihori because Yoneya teaches one recover the hard drive failure and support multi-channel video by RAID architecture (column 1, lines 38-41).

Referring to claim 22: Uchihori discloses the logical input/output device is selected from a plurality of logical input/output devices coupled with a physical input/output device (figure 3).

Referring to claim 23: Uchihori discloses a bus (figure 3).

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Referring to claim 24: Uchihori discloses a plurality of physical I/O devices (figure 3).

Referring to claim 25: Uchihori discloses the RAID (column 5, lines 36), which said logical I/O device is selected from a plurality of logical I/O devices, with each logical I/O device defined in part on a common physical I/O device.

Referring to claim 26 Uchihori discloses that said logical I/O device spans a plurality of physical I/O devices (figure 3), and said reservation request reserves said logical I/O device without reserving each of said plurality of physical I/O devices (column 2, lines 38-42).

Referring to claim 28: Uchihori discloses the SCSI devices (column 5, line 80).

Referring to claim 29: Since each of Uchihori's element servers updates and synchronizes its own reservation table with each other, Uchihori receives successful communication from said second controller; and completing the reservation command to an operating system after receiving said successful communication.

4. Claims 3, 5-6, 9, and 12-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Uchihori, in view of Yoneya, and in further view of Hammersley et al. (U.S. Patent No. 5,392,433).

Referring to claim 3: Although neither Uchihori nor Yoneya explicitly discloses the steps of resource availability and the acknowledgement of the available status, an Official Notice is taken that such practice is well-known in the computer art. Furthermore, Hammersley teaches the failure response due to the unavailability and the confirmation on successful reservation (figures 5A1-2, 5B). Hence, it would have been obvious to one having ordinary skill in the

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computer art to adopt Hammersley's teaching to Uchihori because Hammersley teaches one to confirm the requested shared resource's status for proper handling the operation.

Referring to claim 5: Uchihori discloses multi-logical-devices (figure 3, structures 31-1 to 31-m) and the third controller (figure 3, element server 32-n).

Referring to claims 6 and 9: Claims are rejected as the claim 3's argument above.

Referring to claims 12 and 14: As discussed above, Uchihori discloses a method for managing access to a logical I/O device, said method comprising: communicatively coupling first and second nodes having respective first and second bus controllers having respective first and second reservation tables, and said logical I/O device, by means of a bus and said first and second controllers; receiving, on said first controller, a request to said logical I/O device; updating the first reservation table to reflect the request of the logical I/O device; and communicating a request for said logical I/O device over said bus from said first controller to said second controller for updating of a second reservation table by said second controller, in response to said receipt of said request.

Uchihori does not explicitly disclose the request is a release request. Hammersley teaches a release request on a shared resource (figure 6). Hence, it would have been obvious to one having ordinary skill in the computer art to adopt Hammersley's teaching to Uchihori because Hammersley enables one to free up one particular shared resource from exclusive usage.

Referring to claim 13: Since each of Uchihori's element servers updates and synchronizes its own reservation table with each other, Uchihori's system reserves said logical I/O device for said first node within said second controller in response to said communicated reservation request.

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Referring to claim 15: Claim is rejected as the claim 5's argument above.

Referring to claims 16-18: Uchihori discloses a computer-readable medium for data storage wherein is located a computer program for causing a first node (figure 3, element servers) in a computer system, having a first bus controller (figure 3, structure 32-11) having a first reservation table (column 13, lines 11-14 and 37-40), to manage access to a logical I/O device (figure 3, structure 31-1) in said computer system by: receiving on said first controller a request to release said logical I/O device (column 2, lines 38-42); updating the first reservation table to reflect release of the logical 1/O device (column 13, lines 37-40); and communicating by means of a bus from said first controller to a second controller of a second node a request for said logical I/O device for updating of a second reservation table by said second controller, in response to said receiving. Uchihori does not explicitly disclose the RAID. Yoneya discloses that it is known to employ the RAID architecture in a video server. Hence, it would have been obvious to one having ordinary skill in the computer art at the time Applicant made the invention to adapt Yoneya's teaching to Uchihori because Yoneya teaches one recover the hard drive failure and support multi-channel video by RAID architecture (column 1, lines 38-41).

Although neither Uchihori nor Yoneya explicitly discloses the request is a release request, an Official Notice is taken that the release request is well known in task prioritizing and task preemption. Furthermore, Hammersley teaches a release request on a shared resource (figure 6). Hence, it would have been obvious to one having ordinary skill in the computer art to adopt Hammersley's teaching to Uchihori.

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Response to Arguments

5. In response to applicant's argument that the amended RAID is not taught or disclosed by the prior arts on the record, please see the revised rejections above.

Allowable Subject Matter

- 6. Claims 4 and 10 are allowed.
- 7. The following is a statement of reasons of allowable subject matter: The prior arts do not explicitly disclose any computer share-resource management including the steps in claims 4 and 10, which are receiving the response to the communicated reservation request; aborting the method for managing access when said response indicates failure to reserve and said first controller is subordinate to said second controller; otherwise, delaying and communicating again a reservation request for said logical I/O device when said response indicates failure to reserve and said first controller is dominant to said second controller; and otherwise, responding, indicating success, to said received reservation request.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin I. King whose telephone number is 703-305-4571. The examiner can normally be reached on Monday through Friday, 9:00 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on 703-308-3110. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-5631.

Justin King April 27, 2004

> XUÁN M. THAI PRIMARY EXAMINER

AUZIII